

AMENDMENT

LAMOILLE BROADCASTING AND COMMUNICATIONS GENERAL PARTNERSHIP
Amends its FCC Form 315, File No. 891122EI as follows:

1. The assignee certifies that upon reinstatement of expired construction permit, BP841224AV, that it will complete construction of the facility immediately.

2. Applicant certifies that the purchase agreement for WLVC (AM) and WSJR (AM) will comply with Section 73.1150 of the Rules, regarding the licensee retaining no rights to revision of the licenses once they have been reassigned.

I certify that the assignees statements in this Amendment are true, complete and correct to the best of my knowledge and belief, and are made in good faith.

Signed this 31st day of January 1990

Name of Assignee Lamoille Broadcasting and
Communications, General Partnership

Signature

Title: Thomas B. Beardsley, General Part

100-10-100
Mentley asked

ABACUS COMMUNICATIONS COMPANY

LEGAL AND ENGINEERING CONSULTANTS

1801 COLUMBIA ROAD, N.W. SUITE 101

WASHINGTON, D.C. 20009-2001

(202)462-3680

January 26, 1990

Thomas N. Albers, Chief
AM Branch/ASD/MMB
Federal Communications Commission
Washington, D.C. 20554

RE: 891122EI
WLVC and WSJR
Melvoc, Inc.

Dear Mr. Albers:

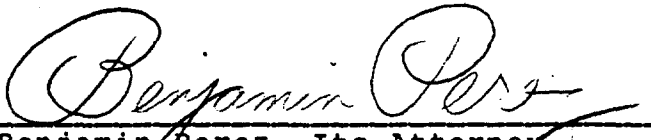
On November 22, 1989, the above referenced Applicant filed requests for authorization for assignment of its AM Radio station licenses for the above reference facilities. Attached is a minor amendments which supplements the information provided in those applications.

Thank you.

Very truly yours,

LAMOILLE BROADCASTING AND
COMMUNICATIONS GENERAL PARTNERSHIP

BY:


Benjamin Perez, Its Attorney

AMENDMENT

Melvoc, Inc. amends its FCC form 315, File No. 891122EI, Question 4, Exhibit I as follows:

Attached is a "Purchase Agreement" which supplements and effectuates the "Memorandum of Agreement" attached to my original application.

Question 6, Change the response from Exhibit No. "5" to "N/A". The Assignor owns no other broadcast properties. The referenced to "Exhibit No. 5" referred to the Assignee's other ownership interest.

I CERTIFY THAT THE ASSIGNOR'S STATEMENTS IN THIS AMENDMENT ARE TRUE, COMPLETE, AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF, AND ARE MADE IN GOOD FAITH.

SIGNED THIS 27TH DAY OF JANUARY, 1990.

NAME OF ASSIGNOR: Melvoc, Inc.

SIGNATURE: Micheal L. Currier

TITLE: Micheal L. Currier, President

APPLICATION FOR EXTENSION OF BROADCAST CONSTRUCTION
PERMIT OR TO REPLACE EXPIRED CONSTRUCTION PERMIT
(CAREFULLY READ INSTRUCTIONS ON BACK BEFORE COMPLETING)

For Commission Use Only

File No.

1. Legal Name of Applicant (See Instruction C)
Melvoc, Inc.

3. PURPOSE OF APPLICATION:

- ☐ a. Additional time to construct broadcast station
☒ b. Construction permit to replace expired permit

2. Mailing Address (Number, street, city, state, ZIP code)
P.O. Box C
Madawaska, ME 04756

4. IDENTIFICATION OF OUTSTANDING CONSTRUCTION PERMIT:

File Number
BP-841224AV

Call Letters
WLVC

Frequency
1340 Khz

Channel No.
N/A

Telephone No. (Include Area Code)
(207) 728-4000

Station Location
Fort Kent, Maine

5. OTHER:

Submit as Exhibit No. 1 a list of the file numbers of pending applications concerning this station, e.g., major or minor modifications, assignments, etc.

EXTENT OF CONSTRUCTION:

(a) Has equipment been delivered? ☒ YES ☒ NO

If NO, answer the following:

From Whom Ordered (If no order has been placed, so indicate)

No order placed.

(b) Has installation commenced? ☒ YES ☒ NO

If YES, submit as Exhibit No. N/A a description of the extent of installation and the date installation commenced.

Date Ordered
N/A

Date Delivery Promised
N/A

(c) Estimated date by which construction can be completed.
12/31/90

7. (a) If application is for extension of construction permit, submit as Exhibit No. N/A reason(s) why construction has not been completed.

(b) If application is to replace an expired construction permit, submit as Exhibit No. 1 the reason for not submitting a timely extension application, together with the reason(s) why construction was not completed during the period specified in the construction permit or subsequent extension(s).

8. Are the representations contained in the application for construction permit still true and correct?

☒ YES ☐ NO

If NO, give particulars in Exhibit No. N/A.

The APPLICANT hereby waives any claim to the use of any particular frequency or of the electromagnetic spectrum as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)

The APPLICANT acknowledges that all the statements made in this application and attached exhibits are considered material representations and that all the exhibits are a material part hereof and are incorporated herein as set out in full in the application.

CERTIFICATION

I certify that the statements in this application are true and correct to the best of my knowledge and belief, and are made in good faith.

Legal Name of Applicant
Melvoc, Inc.

Signature

Michael J. [Signature]

Title
President

Date

January 27, 1990

EXHIBIT I

Other pending applications concerning this station:

Assignment Application , FCC Form 315, 891122EI.

EXHIBIT II

The instant construction permit was issued to the station automatically pursuant to BC Docket No. 79-265 on January 5, 1985. Prior to expiration of the permit, on January 26, 1986, we determined that it was in the best interest of my family to sell this facility, because of the failing health of my father, who was principally responsible for the conduct of the family's radio broadcasting business. Following the death of my father, this facility was taken off the air pending identification of a buyer. Since the rest of the family was not involved in the operation of the facility, we failed to pursue details such as a timely request for an extension of the instant permit.

Since my family and I were in the process of selling this facility we did not pursue the construction authorized by the permit. A buyer for this facility has now been identified. An application for assignment of the license is currently pending. The buyer, Lamoille Broadcasting and Communications General Partnership, has indicated its desire to pursue the upgrade of the night time power of this facility, as authorized by the instant permit. The Assignee intends to incorporate the upgrade into its reconditioning of the facility prior to putting it back on the air. It would, therefore, be of great assistance to the Assignee and greatly accelerate expanded service to the public, if the instant permit could be reinstated promptly.

*Given MMB courtesy copy per MMB letter
462-3680 111A 910-129*

ABACUS COMMUNICATIONS COMPANY

LEGAL AND ENGINEERING CONSULTANTS

1801 COLUMBIA ROAD, N.W. SUITE 101

WASHINGTON, D.C. 20009-2001

(202)462-3680

January 26, 1990

Thomas N. Albers, Chief
AM Branch/ASD/MMB
Federal Communications Commission
Washington, D.C. 20554

RE: 891122EI
WLVC and WSJR
Melvoc, Inc.

Dear Mr. Albers:

On November 22, 1989, the above referenced Applicant filed requests for authorization for assignment of its AM Radio station licenses for the above reference facilities. Attached is a minor amendments which supplements the information provided in those applications.

Thank you.

Very truly yours,

LAMOILLE BROADCASTING AND
COMMUNICATIONS GENERAL PARTNERSHIP

BY:

Benjamin Perez
Benjamin Perez, Its Attorney

AMENDMENT

Lamoille Broadcasting and Communications General Partnership hereby amends its FCC form 315, File No. 891122E1, Questions 7(e), Exhibit V to add the following statement:

Assignee's Morrisville, VT application was initially dismissed by the Commission because the FM Branch concluded that the site map contained a deficiency that allegedly resulted in the application not being in compliance with the Commission's "hard look" standard for the initial processing of FM application. Assignor filed a timely "Petition for Reconsideration" requesting reinstatement of it's application; which request is still pending.

I CERTIFY THAT THE ASSIGNEES STATEMENTS IN THIS AMENDMENT ARE TRUE, COMPLETE, AND CORRECT TO BEST OF MY KNOWLEDGE AND BELIEF, AND ARE MADE IN GOOD FAITH.

NAME OF ASSIGNEE: Lamoille Broadcasting and Communications General Partnership

SIGNED AND DATED THIS 27TH DAY OF JANUARY, 1990.

SIGNATURE: 

TITLE: Thomas B. Beardsley, General Partner

PURCHASE AGREEMENT

This AGREEMENT made on this 17th day of January, 1990, by and between Melvoc, Inc. ("Seller") and Lamoille Broadcasting and Communications General Partnership ("Buyer").

WHEREAS, Seller is licensee, owner and operator of WLVC(AM), Fort Kent, Maine and WSJR(AM), Madawaska, Maine and desires to sell certain assets and assign its licenses to Buyer; and

WHEREAS, Buyer desires to acquire said assets and licenses, and

WHEREAS, the prior consent of the Federal Communications Commission ("Commission") must be obtained before the sale and assignment of licenses contemplated herein can be consummated.

9.1.1 Sale and Purchase of Assets. On the Closing, as defined in Paragraph 9.1, and subject to the conditions hereinafter set forth, Seller shall sell, assign, transfer and deliver to Buyer; and Buyer, subject to the terms hereof and in reliance on the warranties and representations of Seller herein, agrees to purchase from Seller, the following assets of Seller (hereinafter, "Assets"):

(a) Physical Assets. All buildings, studios, transmitting equipment, transmission towers, office furniture, fixtures, records and tape libraries and other tangible assets owned by Seller and used or useful in operation of the stations together with any replacement or additional thereto and less such items as may be consumed or deleted in the ordinary course of business prior to the Closing Date.

(b) Station Files. All files (including, without limitation, the Local Public Files, maintained pursuant to Commission regulation), records, books of account and logs relating to Station, except for corporate records of original entry;

(c) FCC Authorizations. All licenses, permits and other authorizations issued by the Commission for the operation of Station and any station's auxiliaries thereto;

(d) Trademarks. Any right, title and interest which Seller may have in and to the use of call letters WLVC and WSJR, as well as any servicemarks or slogans used by Seller or acquired prior to Closing in connection with operation of Station;

(e) Other Station Assets. All other assets, real, personal or mixed, tangible or intangible, of Seller and all such assets acquired prior to Closing, which are or shall be used or useful in the operation of Station.

(f) Real Property. All real property owned by Seller and used or useful in the operation of the Stations which is identified, together with a legal description thereof in Exhibit A.

1.2 Assets Not Sold. It is understood and agreed that the following assets are not being sold to Buyer and shall remain the property of Seller: cash on hand and in banks; accounts receivables; and notes receivables.

2. Purchase Price. The purchase price for the assets and rights being acquired under this Agreement is the sum of Sixty-two thousand five hundred and 00/1000 Dollars (\$62,500.00).

a. The purchase price shall be payable in accordance with the following schedule:

2.1 Initial Payment. Two Thousand and 00/100 Dollars has been paid to the Seller pursuant to the October 16, 1989 Memorandum Of Agreement as consideration for the Seller's initial Offer.

2.2 Closing Money. At Closing (as hereinafter defined) Buyer shall deliver to Seller a certified or cashiers check or bank draft in the sum of Thirty-nine Thousand Two Hundred fifty and 00/100 Dollars (\$39,250.00).

2.3 Terms and Security on Balance. The balance of the purchase price, a total of Twenty-one Thousand Two Hundred Fifty and 00/100 Dollars (\$21,250.00) shall be paid by the Buyer to Seller as follows: Sixty (60) equal installments including principal and interest at the rate of one (1.0) point over the prime interest rate for Boston, Massachusetts banks on the day of closing. The first installment shall be due on the Sixty-first (61st) day after closing and thereafter shall be paid monthly from that day of the month for an addition Fifty-nine (59) months. All principal remaining unpaid shall become due and payable forthwith upon any material sale or transfer of the property subject to this Agreement and/or the licenses or other basic authorizations required for the operation of the Stations. The sums financed by the Seller pursuant to this subparagraph 2.3 shall be secondary and subordinant to all bank or similar debt financing used by the Buyer to raise the funds paid Seller pursuant to subparagraph 2.2 of this Agreement, equipment upgrade and/or additional operating expenses as outlined in the Buyers

Business Plan, which has been provided to the Seller.

2.4 Adjustment. Expenses attributable to the operation of the business of the Stations up to 11:59 p.m. of the date of Closing shall be for the account of the Seller and thereafter for the account of Buyer. Such expenses as power and utilities charges, real estate and personal property taxes, license or franchise fees, copyright royalty fees and rents applicable to the business or assets of the Stations shall be prorated between the Buyer and Seller, the pro-ration to be made and paid, insofar as feasible on the Closing Date, with final settlement ninety (90) days after the Closing Date. In the event of disagreement between the parties as to any amount or amounts due under this paragraph 2.3, such amount or amounts will be determined by Benjamin Perez, Esq., and whose fees and expenses therefore will be shared equally by the parties.

3. Station Control Pending Closing. Pending the Closing, Seller shall maintain control of Station operations, retaining all profits and paying all expense, and filing with the Commission all applications, reports and other documents required to be filed by it in connection with its operation of the Stations. Until after the Closing, Buyer, its officers, directors, partners and agents shall not, directly or indirectly, control, supervise or direct, or attempt to control, supervise or direct the operations of Station. However, Buyer and its agents shall have the right to visit and inspect Station's premises, facilities and equipment at reasonable business hours. In addition, pending Closing, Seller shall make its books and

records available for inspection and examination by Buyer's representative during regular business hours, and will furnish Buyer such information concerning Seller's affairs as Buyer reasonably may request.

4. Commission Consent.

4.1 Condition Precedent. The Closing of the transactions provided for in this Agreement shall be subject to the prior written consent of the Federal Communications Commission ("Commission") to the assignment of the broadcast authorizations of the Stations to Buyer without any condition adverse to Buyer, and that such consent shall become a "final" order. As used herein, "final" means that any consent issued by the Commission shall no longer be subject to challenge, or reconsideration on any agency level, or to court appeal, or if the consent has been challenged, reconsidered or appealed, such consent shall have been confirmed or upheld, and the time for seeking further agency or judicial review shall have expired.

4.2 FCC Application. Each of the parties shall use its best efforts and shall cooperate with the other in seeking the Commission's consent to the transaction contemplated herein. Seller agrees to publish the notice required by the Commission's rules relative to the filing of an application for consent to assign the licenses of the Stations, to file the appropriate affidavits with respect thereto, and to file timely a copy of the Agreement with the Commission within the time required therefor. In addition, pending Closing, Seller will comply with any other requirements which the Commission may impose on a licensee relating to assignment of its broadcast authorization.

4.3 Application Fees. Any filing, grant and other fees which may be levied by the Commission in connection with this transaction shall be paid by Buyer.

5. Seller's Representations and Warranties. Seller represents and warrants as follows:

5.1 Good Standing and Corporate Action. Seller has been duly incorporated and now is in good standing as a corporation under the laws of the State of Maine and is duly qualified to conduct business in the State of Maine. Seller has full corporate power and authority to operate Station as it heretofore has been operated and to effectuate this Agreement. Seller has taken all action required by its Articles of Incorporation, its By-Laws, the laws of Maine and otherwise to authorize execution, delivery and performance of this Agreement, and at Closing will deliver to Buyer appropriate certificates of resolutions by its Board of Directors and Stockholders consenting to this Agreement. This Agreement is binding upon Seller in accordance with its terms, and its execution, delivery and performance will not result in any default under or be in conflict with, the terms of any law, or order or any charter, by-laws, agreement, mortgage, lien, release or other instrument to which Seller is a party or its property is bound or subject.

5.2 Title to Assets Being Sold. Seller is the owner of and has full and exclusive legal, equitable and marketable title to and right to immediate possession of all the Assets and shall have the same title and right to all real and tangible personal property acquired by Seller prior to Closing. None of such

property to be assigned to Buyer is subject to any mortgage, conditional sale, lease, agreement, security interest, lien, hypothecation, pledge, encumbrance, easement, restriction, liability, charge, claim or imperfection of title whatsoever, and Seller's title to all such property is warranted against the claims of any and all persons.

5.3 Condition of Assets. All structures and installations on real property used by Seller and all of its tangible personal property are now and at the Closing will be maintained in the same operating condition and repair as presented during the October 25 and 26, 1989 inspection by Mr. Tom Laffan; are free of hidden defects; and are constructed maintained and used in conformity with all applicable building, zoning and other laws, ordinances, orders and regulations; violate no agreement with or rights of third persons, do not encroach upon the premises of any third person; and meet all Commission requirements, Commission licenses, and standards of good engineering practice in the broadcasting industry. To the best of Seller's knowledge, it holds all necessary occupancy and other certificates and permits for its use and occupancy of said structures and the machinery and equipment used therein or on real property used by it, and no such additional certificates and permits shall be required for the continuation of such use and occupancy by Buyer after the Closing. All notices of violations of law, ordinances, orders or regulations noted or issued by any government or agency thereof having jurisdiction of any of the property used in Seller's business have been complied with by Seller.

5.4 Licenses. Seller holds valid and sufficient authorizations issued by Commission as are necessary to operate the business of the Stations as such business has been carried on, including without limitation, regular three-year unconditional licenses. Such licenses accurately describe the facilities, including without limitation, the location thereof, used in the operation of the Stations.

5.5 Freedom From Litigation. As of the date hereof, and pending Closing, no third party has claimed or will claim that Seller has agreed to sell the assets of the Stations to it. If any such claim is made, Seller agrees to indemnify and hold Buyer harmless of and free from any loss or damage by reason of such claim or resultant litigation. Seller is not a party to, involved in or threatened with any action, suit, arbitration proceeding, or controversy involving its Stations, ("litigation") and there is no basis for such litigation known to Seller. Seller has not made any assignment for the benefit of creditors or admitted its insolvency or that its property is insufficient to pay its debts.

5.6 Other Agreements. All agreements, arrangements, commitments and understandings, written and oral, express and implied to which Seller is a party or by which it may be bound or obligated in any way are accurately listed in Exhibit A hereto. True, accurate and complete copies of all written agreements have been delivered to Buyer and accurate summaries of oral agreements listed in Exhibit B have been delivered to Buyer. All of the agreements, arrangements commitments and understandings listed in

Exhibit B are to remain, both before and after the Closing, the exclusive responsibility of the Seller and are not assigned to the Buyer. Seller will use its best effort to procure termination of all such contract and will deliver proof of termination to Buyer prior to the Closing.

5.7 Financial Statements of Seller. The financial statements of Seller, including the financial reports to the FCC (Form 324) for the years 1987, 1988 and 1989, and the books and records and other financial information of Seller which have been shown to Buyer, are true and correct and have been prepared in accordance with generally accepted accounting principles and fairly present the current financial condition of Seller and fairly reflect the results of Seller's operations as at the date or throughout the periods indicated. Seller has had no material nonrecurring abnormal items of revenue or income during the period from December 31, 1987 to the date hereof. As of Closing, there will be no material, adverse change in the condition of Seller, financial or otherwise.

5.8 Call Letter. Seller has full and exclusive right to use of the call letter "WSJR" and "WLVC" under regulations of the Commission and the laws of the State of Maine.

5.9 Execution and Delivery. No consent or authorization other than the Commission is required on the part of Seller in connection with the execution and delivery of this Agreement.

5.10 Noncompete Warrantee. Seller acknowledges and agrees that the proprietary information it has acquired regarding the Stations will enable it to injure the Buyer if it should compete with the Stations. Therefore, Seller hereby agrees that, for a

period of five (5) years from the Closing, without the prior written consent of the Buyer, Seller or its stockholders or principals or members of their immediate family will not, directly or indirectly, engage in any business within one hundred (100) miles of either Station that provides radio broadcast or media services.

5.11 Outstanding Advertizing Contracts. Seller agrees to resolve all outstanding advertizing obligations, agreements and contracts for advertisements on the Stations scheduled beyond the Closing and to refund any advertizers for advanced payments for advertizements to be aired on the Stations if all of the scheduled advertizements are not aired prior to the Closing.

6.0 Misrepresentation. No representation or warranty by Seller in this Agreement, or exhibits thereto contains or will contain any untrue statement of a material fact, or omits or will omit to state a material fact necessary to make the statements contained therein not misleading.

6.1 Local Public File. Seller's Local Public Files, which will be transferred to Buyer at Closing.

6.2 No Material Change. Since October 26, 1989 the assets and business of Seller have not been materially adversely affected in any way as the result of fire, expolsion, storm, accident, strike, requisition or takeing of property by any governmental agency, flood, riot, act of God, or any other casualty, whether or not covered by insurance.

7.0 Buyer's Representations and Warranties. Buyer represents and warrants:

7.1 Buyer is a partnership duly organized, validly existing and in good standing under the laws of the state of Vermont, and at the Closing will be qualified to do business and will be in good standing under the laws of the State of Vermont.

7.2 Buyer has all necessary corporate power to execute and deliver this Agreement and to consummate the transactions provided for herein.

7.3 Neither Buyer nor any of its officers knows of any facts which will disqualify it from becoming the licensee of the Station.

8. Indemnification. Seller agrees to indemnify Buyer from any liability, loss, damage or expense arising out of, and shall hold Buyer harmless against and in respect of: All liabilities and obligations of, or claims against, Seller; and Any liability, loss, damage or deficiency resulting from or arising out of any misrepresentation, breach of warranty, or non-fulfillment of any agreement on the part of Seller under this Agreement.

9. Closing.

9.1 Definition. As used herein, the term "Closing" means the transaction under which the Seller's assets are assigned and transferred to Buyer and Buyer pays therefor, as provided in Paragraph 2 above, after the written consent by the Commission to the assignment of Station's license herein contemplated shall be granted.

9.2 Time and Place of Closing. Closing shall occur as soon as practicable following the date Commission consent to

assignment of licenses of the Stations have been granted. The Closing is hereby scheduled at the offices of Melvoc, Inc. at 11:00 a.m. on the second work day following telephone notification to the Seller of Commission approval of the transfer of the licenses, but as of 11:59 p.m. on the date of the Closing. The date, time or place of Closing may be changed by mutual agreement of Buyer and Seller.

10. Broker. Seller represents that it shall be responsible for any brokerage fees or similar commissions to New England Media, Inc. or any other broker employed in connection with this matter.

11. Termination. If the assignment of the Stations licenses contemplated herein is not authorized by Commission action within three (3) months following the date of this Agreement or if Buyer is unable to obtain sufficient debt financing to implement the technical improvements specified in its business plan for the stations, a copy of which has been provided to the Seller, this Agreement may be terminated on twenty (20) days written notice by either party, provided that if Seller elects to terminate this Agreement pursuant to the terms of this paragraph Seller shall refund Buyer all Earnest Money paid pursuant to this Agreement.

12. Remedies. It is agreed that monetary damages will not be sufficient to compensate Buyer or Seller fully for any breach by the other of its obligation hereunder, and that Buyer or Seller is and shall be entitled to specific performance or injunctive relief in the event of any such breach or prospective

breach by the other party hereto, in addition to such monetary damages and/or other relief as may be appropriate in the circumstances.

13. Risk of Loss. The risk of loss or damage to any of the assets to be transferred hereunder shall be upon Seller at all times prior to Closing.

14. Survival of Warranties. All warranties and representations shall survive the date of Closing and delivery of assets.

15. Expenses. All expenses involved in the preparation, authorization and consummation of this Agreement, shall be borne solely by the party who shall have incurred the same and the other party shall have no liability in respect thereof.

16. Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns; but until the entire purchase price listed in paragraph 2 hereof has been paid, neither Buyer nor Seller may assign its interest herein without the other party's prior written consent.

17. Insurance Premiums. Buyer may at its option take over at the Closing any of the insurance issued to Seller with respect to the assets or business of Seller, and Seller agrees at Buyer's request to assign any such insurance to Buyer, provided, however, that the premiums shall be prorated as between Buyer and Seller as of the Closing.

18. Notices. Any notice or communications to Buyer shall be sent registered mail to:

Thomas B. Beardsly, General Partner
Lamoille Broadcasting and Communications General Partnership
Route 1, Box 1350
Waterbury, VT 05676

with copies to:

Benjamin Perez, Esq.
Abacus Communications Commission
1801 Columbia Road, N.W., Suite 101
Washington, D.C. 20009-2001

Any notices or communications to Seller shall be sent by register mail to:

Micheal Currier
Village Squire
59 W. Main Street
Fort Kent, Maine 047493 mpc

19. Entire Agreement. This constitutes the entire Agreement between the parties and supercedes any prior agreements or understandings. The Agreement shall be construed under Maine law. This Agreement shall not be modified except in writing duly signed by both the Seller and Buyer.

20. Captions For Convenience Only. Captions and headings used for the paragraphs and subparagraphs herein are for convenience only and are not be read as part of the Agreement.

21. Counterparts. This Agreement may be executed in one or more counterparts and all such counterparts shall constitute one and the same instrument.

IN WITNESS WHEREOF, these presents have been signed, sealed and delivered by the parties, above-named, by their respective officers thereunto duly authorized, the day and year first above written.

ATTEST:

MELVOC, INC.

Michael Currier

By: Michael Currier
Michael Currier, President
ae
SELLER mpc

ATTEST:

LAMOILLE BROADCASTING AND
COMMUNICATIONS GENERAL PARTNERSHIP

John P. Regalia

By: Thomas Beardsley
Thomas Beardsley, General Partner
BUYER

(E: PURCAGREE.BAR)

1/16/90

Jimmy

Please check for overlap of the 5m/m
contours of:

OK no day 5m/m overlap
EL 1/16/90

WSJR-AM

Madawaska, Me

Freq. 1230 KHZ

47-21-07 N 68-18-21

1 KW

WLVC-AM

Fort Kent, Me

250W Class IV

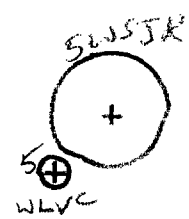
Freq. 1340 KHZ

47-14-33 N 68-36-47

Thanks

Myrtle

DAY



KILOMETERS ALB
80 0 40 80 160 240
LOWER LEFT COORDS: DATE: 16-JAN-90
N. LAT.: 43 00 00 ENGINEER: LUBETZKY
W. LONG.: 75 00 00 JOB ID.